UNITED STATES DISTRICT COURT

for the

EASTERN DISTRICT OF WASHINGTON

FILED IN THE
U.S. DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

Mar 27, 2019

SEAN F. McAVOY, CLERK United States of America Case No. 2:06-CR-00136-LRS-1) USM No. 11722-085 Jamonte C. Davidson Kathleen Moran 01/25/2008 Date of Previous Judgment Defendant's Attorney Order for Sentence Reduction Pursuant to Section 404 of the First Step Act of 2018 Upon motion of \(\bullet \) the defendant \(\bullet \) the Director of the Bureau of Prisons \(\bullet \) the attorney for the Government, or the Court for a reduced sentence based on the statutory penalties which were modified by sections 2 or 3 of the Fair Sentencing Act of 2010 (Public Law 111-220; 124 Stat. 2372), as if sections 2 and 3 of the Fair Sentencing Act of 2010 were in effect at the time defendant's offense was committed. Having considered such motion, and taking into account the First Step Act of 2018, **IT IS ORDERED** that the motion is: DENIED. GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in the last judgment issued) of is reduced to 186 months 192 months I. COURT DETERMINATION OF SENTENCING PURSUANT TO FIRST STEP ACT OF 2018: Previous Sentence Imposed: 192 months Amended Sentence: 186 months Amended Supervised Release Term: 5 years Previous Supervised Release Term Imposed: 5 years Amended Underlying Sentence: Previous Underlying Sentence Imposed: II. SENTENCE RELATIVE TO AMENDED TERMS: Conditions of supervised release set forth in judgment are to remain in effect. Conditions of supervised release set forth in judgment are to remain in effect, with the following modifications: **II. ADDITIONAL COMMENTS:** Waiver of Appearance of Defendant for resentencing hearing (attached). 01/25/2008 Except as provided above, all provisions of the judgment dated shall remain in effect. IT IS SO ORDERED. Order Date: March 27, 2019

Lonny R. Suko